



Certified U.S. Mail No. 7010 0780 0002 0776 5553

March 1, 2013

Office of Enforcement and Compliance Assurance
Office of Federal Activities
International Compliance Assurance Division (2254A)
Environmental Protection Agency
1200 Pennsylvania Ave., NW
Washington, DC 20460

Re: 2012 Export Annual Report
Valero Refining – Texas, L.P. - Texas City Refinery
Industrial Solid Waste Registration No. 30011
EPA ID No. TXD000792937
TCEQ Regulated Entity Number: RN100238385
TCEQ Customer Reference Number: CN600127468

Dear Administrator:

Valero Refining – Texas, L.P. (Valero) is submitting this Annual Report for the 2012 calendar year for hazardous waste that was exported to foreign countries for metals reclamation from the Valero Texas City Refinery.

This report has been prepared in accordance with the requirements of 40 CFR §262.87.

(a)(1) The EPA identification number, name, and mailing and site address of the notifier filing the report:

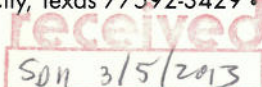
EPA Id No.: TXD000792937
Name: Valero Refining – Texas, L.P., Texas City Refinery
Mailing: P.O. Box 3429
Address: Texas City, TX 77592
Site Address: 1301 Loop 197 South @ 14th St.
Texas City, TX 77590

(a)(2) The calendar year covered by the report: 2012

(a)(3) The name and site address of each final recovery facility:

Name: Young Sin Metal Working Co LLC
Site Address: #1206-11 Sing San-Ri, Jinrang-Eup,
Kyungsan City,
Kyungsanbuk-Do, South Korea

Texas City Refinery • Valero Refining - Texas, L.P.
Post Office Box 3429 • Texas City, Texas 77592-3429 • Telephone (409) 945-4451



(a)(4) By final recovery facility, for each hazardous waste exported, a description of the hazardous waste, the EPA hazardous waste number (from 40 CFR part 261, subpart C or D), designation of waste type(s) from OECD waste list and applicable waste code from the OECD lists, DOT hazard class, the name and US EPA ID number (where applicable) for each transporter used, the total amount of waste shipped pursuant to this Subpart, and number of shipments pursuant to each notification:

Recovery Facility:	Young Sin Metal Working Co LLC
Hazardous Waste Description:	DHT Hydrotreating Catalyst
EPA Hazardous Waste No.:	K171
OECD Waste Type:	Spent Catalyst Excluding Liquids used as Catalyst, Transition Metals (Cobalt and Molybdenum)
OECD Waste Code:	B1120
DOT Hazard Class:	4.2
Transporter Name:	Jetco Delivery
Transporter U.S. EPA ID No.:	TXR000077976
Amount of Waste Shipped:	528,687 Lbs.
Number of Shipments:	18 shipments

(a)(5) In even numbered years, for each hazardous waste exported, except for hazardous waste produced by exporters of greater than 100 kg but less than 1000 kg in a calendar month, and except for hazardous waste for which information was already provided pursuant to §262.41:

(i) A description of the efforts undertaken during the year to reduce the volume and toxicity of waste generated; and

The *Source Reduction Waste Minimization Plan 2013-2017* Executive Summary can be found in Attachment I.

(ii) A description of the changes in volume and toxicity of waste actually achieved during the year in comparison to previous years to the extent such information is available for years prior to 1984:

Valero Texas City Refinery continues to implement provisions of the *Source Reduction Waste Minimization Plan 2013-2017*. As required by that plan and associated reporting requirements, the annual progress report on source reduction and waste minimization activities will be submitted by July 1, 2013 to the Texas Commission on Environmental Quality and will be available upon request.

(a)(6) A certification signed by the primary exporter:

See Attachment II.

Should you have any questions or require additional information, please call me at (409) 948-7215 or via e-mail at gino.paganucci@valero.com.

Sincerely,

A handwritten signature in dark ink, appearing to read 'Gino Paganucci', with a stylized, flowing script.

Gino Paganucci
Staff Environmental Engineer

Enclosures

cc: HS&E Library File: SW-03-01 (2013 Export Annual Report)

ATTACHMENT I

SOURCE REDUCTION WASTE MINIMIZATION PLAN 2013-2017

EXECUTIVE SUMMARY



U.S. Certified Mail No. 7010 0780 0001 7712 4528

December 29, 2011

Texas Commission on Environmental Quality
Pollution Prevention Team
Attn: P2 Plans (MC-113)
PO Box 13087
Austin, TX 78711-3087

Re: Source Reduction/Waste Minimization Plan – Executive Summary
Valero Refining-Texas, L.P.
Texas City Refinery, Galveston County
Solid Waste Registration No. 30011
Regulated Entity No. RN100238385
Customer Reference No. CN600127468

Dear Sir or Madam:

Per 30 TAC § 335, Subchapter Q requirements, Valero Refining – Texas, L.P. (Valero) is submitting the Source Reduction/Waste Minimization Plan - Executive Summary for years 2013 through 2017 for the Texas City Refinery.

If you have any questions, please contact me at (409) 948-7215.

Sincerely,

A handwritten signature in black ink, appearing to read 'Gino Paganucci', written over a horizontal line.

Gino Paganucci
Staff Environmental Engineer

Enclosure

cc: HS&E Library File SW-03-05 (SR/WM Plan)

**Source Reduction and Waste
Minimization Pollution Prevention
Plan for Reduction of Hazardous
Wastes and TRI Compounds**

*Valero Refining – Texas, L.P.
Texas City Refinery
Texas City, Texas*

5-Year Plan for Period 2013-2017

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**Pollution Prevention Plan
For Reduction of Hazardous Wastes and TRI Compound Releases
For the 5-Year Period January 1, 2013 through December 31, 2017**

EXECUTIVE SUMMARY

Description of Facility:

Company: Valero Refining – Texas, L.P.

Site: Texas City Refinery

Physical Address: Texas City Refinery
1301 Loop 197 South @ 14th St.
Texas City, TX 77590

Mailing Address: Texas City Refinery
P.O. Box 3429
Texas City, TX 77592-3429

Local Contact:

Mr. Leslie G. Rucker: Director, Health, Safety, & Environmental Affairs
409-948-7296
les.rucker@valero.com

Technical Contact:

Mr. Gino Paganucci: Staff Environmental Engineer
409-948-7215
gino.paganucci@valero.com

Valero Refining – Texas, L.P. (Valero) operates a petroleum refinery in Texas City, Texas, which processes crude oil into petroleum products. The unit operations include crude oil distillation, catalytic cracking, catalytic reforming, alkylation, isomerization, sulfur recovery, ROSE unit, hydrotreating, and delayed coker operations.

The Texas City Refinery operates under the following environmental permits and registrations:

- TCEQ Air Account: GB0073-P
- TCEQ Solid Waste Notice of Registration: 30011
- TPDES Wastewater Discharge Permit: 00449 (EPA ID No. TX0006009)
- EPA Hazardous Waste Generator Identification: TXD000792937
- TRI ID Number: 77592TXSCTLOOP1
- SIC Code: 2911
- NAICS Code: 324110

Hazardous Waste and TRI Constituents

The hazardous wastes generated and the reportable TRI releases at the refinery for reporting year 2010, and the volume of each, are presented in Table 1 and in Table 2.

Prioritized List of Pollutants

The table below indicates a prioritized list of pollutants to be reduced.

Priority	Pollutants/Waste to be Reduced
1	Sump & Sewer Sludge (F037), API/DAF Sludge (K048, K051, F038), Heat Exchanger Bundle Sludge (K050)
2	Nitrate Compounds in wastewater effluent
3	Potassium Hydroxide (D002)
4	Sodium Hydroxide (D002)

Reduction Goals and Considerations

Valero has defined several specific and general goals for waste minimization in the Texas City Refinery. These goals are:

- Reduce the risk to human health and the environment,
- Reduce the cost of waste management, and
- Reduce the potential liability of waste management methods.

Valero's waste minimization goal for the priority 1 streams in the table above is 300 ton/yr (1,500 tons for 5 yr plan). The goal for each of the priority 1 waste streams is a weighted average based on the waste stream's 2010 baseline quantity. The goal for the priority 2 waste stream is to recycle approximately 250 gpm of wastewater effluent (containing nitrate compounds) to the refinery's firewater storage system. The goal for the priority 3 and 4 waste streams (spent caustic and spent KOH) is to recycle 100% each year by offsite regeneration and reuse processes. Approximately 1,395 tons of spent caustic and 853 tons of spent KOH were recycled in 2010.

Waste Minimization and Source Reduction Projects

Valero has considered the potential for off-site exposure resulting from releases of wastes generated at the refinery. The waste minimization projects selected for implementation will reduce the quantity of hazardous waste sent off-site for treatment and disposal, and reduce associated quantities of TRI reportable chemicals sent to landfills and treatment facilities. These projects will also reduce the quantity of reportable chemicals in wastewater discharges.

The projects included in this plan will reduce overall risks to human health and the environment. A list of source reduction and waste minimization projects planned for the period 2013-2017 and associated schedule for implementation are included in Table 3.

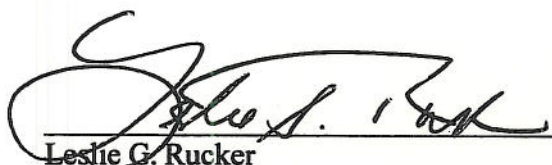
The schedule for future reduction goals is 300 tons per year for wastes recycled in the Delayed Coker Unit (DCU), 250 gpm of wastewater recycled to the firewater system, and 100% recycle of KOH and spent caustic for each of the 5 years included in this plan.

For the waste minimization projects included in this plan, Valero has considered the potential for pollutants from the waste minimization activities to be shifted to another medium. Emission controls are used in the DCU to limit emissions of waste constituents recycled in the DCU. Emissions generated from vacuum truck transfers of API/DAF Sludge from the Waste Water Treatment Unit to the DCU are controlled by an incinerator. Carbon canisters are used to control VOC emissions on the permanent tank (i.e., feed tank) in the DCU. The collection drums for KOH and NaOH in the Alky and Treaters Units are closed systems that vent to the flare. All recycling activities for KOH and NaOH occur offsite. The wastewater that is recycled to the firewater system and reused during refinery operations is routed to the wastewater treatment system.

Plan Certification

I certify that this Pollution Prevention Plan has been completed to meet the specific requirements of 30 TAC Sections 335.471-335.480, and that the information provided herein is correct and complete.

This document also certifies that I have the authority to commit the corporate resources necessary to implement this plan.

A handwritten signature in dark ink, appearing to read "Leslie G. Rucker", is written over a horizontal line.

Leslie G. Rucker

Director,

Health, Safety, & Environmental Affairs

Valero Refining – Texas, L.P.

Texas City Refinery

TABLES

TABLE 1

Hazardous Waste Data
Valero Refining - Texas, L.P.
Texas City Refinery
Tons Per Year (except where noted)

Waste Information						Estimated SR/WM Reduction During 5 Year Plan (Tons)				2010 Baseline (Tons) ¹
Waste	EPA Waste Codes	TCEQ Waste Code	Activity	Mgt Method	Disposal Facility	Project	SR	WM	Total SR+WM	
GOHT (previously Residfiner Catalyst)	K172	5152393H	Turnaround/ Maintenance	010	Gulf Chemical Corporation	See Note 2				2,275.26
API/DAF Sludge	K048, K051, F038	0011409H	Wastewater Treatment	Recycled	Delayed Coker Unit	See Note 5		7,155.00	7,155.00	1,431
Spent Caustic	D002	0303109H	Turnaround/ Maintenance	Recycled	Merichem	See Note 3		6,976.95	6,976.95	1,395.39
API/DAF Sludge	K048, K051, F038	0011409H	Wastewater Treatment	039	Duratherm	DCU, See Note 4		1,198.10	1,198.10	527
Sump & Sewer Sludge	F037	0085603H	Wastewater Collection	141, 039, 040	Duratherm, Veolia P.A.	DCU, See Note 4		289.13	289.13	126.57
Ni/Mo Catalyst; Reformer	K171	4953393H	Turnaround/ Maintenance	010	Union Corporation	See Note 2				18.25
Heat Exchanger Bundle Sludge	K050	3720603H	Turnaround/ Maintenance	040	Veolia P.A.	DCU, See Note 4		14.24	14.24	6.23
Residual Catalyst Contaminated Debris	K172	3760319H	Turnaround/ Maintenance	141	Chemical Waste Mgmt. - Carlyss	See Note 2				3.07
Spent Lead Acid Batteries	D002, D008	1650309H	Turnaround/ Maintenance	141	Veolia P.A.	See Note 2				3.00
Contaminated Media	K050, F037, K170	3777319H	Turnaround/ Maintenance	132	Chemical Waste Mgmt. - Carlyss	See Note 2				2.00
Contaminated Debris	F037	3743319H	Turnaround/ Maintenance	132	Chemical Waste Mgmt. - Carlyss	See Note 2				1.92
Computer Monitors	D008	3758319H	Other	141	Veolia P.A.	See Note 2				1.73
Residfiner Paint Waste	D001, F003, F005	3724604H	Turnaround/ Maintenance	040	Veolia P.A.	See Note 2				1.64
API/DAF Contaminated Debris	K048, K051, F038	2705489H	Wastewater Treatment	040	Veolia P.A.	See Note 2				0.83
Ammonia Vials	D002, D009	3741110H	Wastewater Treatment	141	Veolia P.A.	See Note 2				0.71
Waste Aerosols	D001	3775219H	Turnaround/ Maintenance	040	Veolia P.A.	See Note 2				0.67
Acetylene Gas Cylinder	D001	3762801H	Turnaround/ Maintenance	132	Chemical Waste Mgmt. - Carlyss	See Note 2				0.49

TABLE 1

Hazardous Waste Data
Valero Refining - Texas, L.P.
Texas City Refinery
Tons Per Year (except where noted)

Waste Information						Estimated SR/WM Reduction During 5 Year Plan (Tons)			2010 Baseline (Tons) ¹
Waste	EPA Waste Codes	TCEQ Waste Code	Activity	Mgt Method	Disposal Facility	Project	SR	WM Total SR+WM	
Co/Mo Catalyst; MDHT	K171	5052393H	Turnaround/ Maintenance	040	Veolia P.A.	See Note 2			0.40
Caustic Contaminated Debris	D002	3783109H	Turnaround/ Maintenance	141	Veolia P.A.	See Note 2			0.15
Mercury Contaminated Debris	D009	3708319H	Turnaround/ Maintenance	141	Veolia P.A.	See Note 2			0.110
Oxygen Gas Cylinder	D001	3781701H	Turnaround/ Maintenance	141	Veolia P.A.	See Note 2			0.10
Phenol Vials	D002	3728110H	Wastewater Treatment	141	Veolia P.A.	See Note 2			0.10
Leaded Paint Chips	D008	2806319H	Turnaround/ Maintenance	141	Veolia P.A.	See Note 2			0.003
Total								15,633	5,797

Notes:

1. Baseline data for 2011 was not available at the time the SR/WM Plan was developed.
2. No SR/WM activities planned. Quantities of wastes generated by turnaround/maintenance activities varies significantly each year. These wastes will be evaluated annually for SR/WM opportunities.
3. Spent Caustic (0303109H) and spent KOH is regenerated offsite for reuse. Valero's WM goal is based on 2010 baseline quantity and 100% recycled each year.
4. Valero's WM goal for all Delayed Coker Unit (DCU) streams is 300 Ton/yr (1,500 T for 5 yr plan). The goal for each of the 3 major DCU waste streams is a weighted average based on the waste stream's 2010 baseline quantity.

TABLE 2

Toxic Release Inventory (TRI) Data
Valero Refining - Texas, L.P.
Texas City Refinery
Tons Per Year (except where noted)

SARA Chemical and Activities		Estimated SR/WM Reduction During 5 Year Plan (Tons)				Baseline Releases 2010 (Tons) ¹		
Compound	Activity	Project	SR - Releases	WM - Rel & Transfers	Total WM & SR	Baseline Releases	Baseline Transfers	Total Releases & Transfers
Nitrate Compounds	Wastewater collection	Firewater recycle, See Note 2				245.85	-	245.85
Vanadium	Production (catalyst)	See Note 3				1.51	151.40	152.91
Nickel Compounds	Production (catalyst)	See Note 3				0.41	76.25	76.66
Ammonia	Production processes, Wastewater system	See Note 3				30.56	2.85	33.41
Propylene	Production processes	See Note 3				13.49	-	13.49
n-Hexane	Production processes	See Note 3				9.02	-	9.02
Molybdenum Trioxide	Production processes, Wastewater system	See Note 3				0.23	8.48	8.71
Ethylene	Production processes	See Note 3				6.11	-	6.11
Cyclohexane	Production processes	See Note 3				6.09	-	6.09
Toluene	Production processes	See Note 3				5.80	0.03	5.83
Naphthalene	Production processes	See Note 3				5.08	0.18	5.26
Benzene	Production processes	See Note 3				5.06	-	5.06
Xylene (mixed)	Production processes	See Note 3				4.56	0.05	4.61
Polycyclic Aromatics	Production processes	See Note 3				1.35	1.83	3.18
1,2,4 TMB	Production processes	See Note 3				2.75	0.03	2.78
Ethylbenzene	Production processes	See Note 3				1.63	0.01	1.64
Cresols	Production processes	See Note 3				1.03	0.18	1.21
Sulfuric Acid	Production processes	See Note 3				1.08	-	1.08
Carbon Disulfide	Production processes	See Note 3				1.04	-	1.04
Cyanide Compounds	Production processes	See Note 3				0.98	0.02	1.00
Lead Compounds	Production processes	See Note 3				0.14	0.85	0.99
Phenol	Production processes	See Note 3				0.43	0.17	0.60

TABLE 2

Toxic Release Inventory (TRI) Data
Valero Refining - Texas, L.P.
Texas City Refinery
Tons Per Year (except where noted)

SARA Chemical and Activities		Estimated SR/WM Reduction During 5 Year Plan (Tons)				Baseline Releases 2010 (Tons) ¹		
Compound	Activity	Project	SR - Releases	WM - Rel & Transfers	Total WM & SR	Baseline Releases	Baseline Transfers	Total Releases & Transfers
Mercury	Production processes	See Note 3				0.29	0.28	0.57
Styrene	Production processes	See Note 3				0.37	-	0.37
Hydrogen Cyanide	Production processes	See Note 3				0.35	-	0.35
1,3, Butadiene	Production processes	See Note 3				0.28	-	0.28
Cumene	Production processes	See Note 3				0.25	-	0.25
Benzo(G,H,I)perylene	Production processes	See Note 3				0.01	0.17	0.18
Carbonyl Sulfide	Production processes	See Note 3				0.11	-	0.11
Hydrochloric Acid	Production processes	See Note 3				0.10	-	0.10
Hydrogen Fluoride	Production processes	See Note 3				0.04	-	0.04
Tetrachloroethylene	Production processes	See Note 3				0.0035	-	0.0035
Dioxin (gms)	Production processes	See Note 3				0.00	-	0.00
n-Butanol	Production processes	See Note 3				-	-	-
Total Releases						346	243	589

Notes:

1. Baseline data for 2011 was not available at the time the SR/WM Plan was developed.
2. The approximate quantity of wastewater recycled to the firewater system is 250 gpm.
3. No SR/WM activities planned. Releases are mainly associated with air emissions which are minimized by various emission control and air permitting conditions and fugitive monitoring programs (LDAR). Transfers are mainly associated with waste management activities; SR/WM for transfers are addressed in Table 1 (Hazardous Waste Data). These releases and transfers will be evaluated annually for SR/WM opportunities.

TABLE 3

**Source Reduction/Waste Minimization Projects
Valero Refining - Texas, L.P.
Texas City Refinery
Plan Period 2013-2017**

Priority	Project Name	Project Description	Pollutants/Waste to be Reduced	Environmental or Human Health Risks or Benefits	Technical and Economic Considerations	Implementation Schedule	Awareness and/or Training Efforts
1	DCU	Process in the DCU	Sump & Sewer Sludge (F037), API/DAF Sludge (K048, K051, F038), Heat Exchanger Bundle Sludge (K050)	Will reduce the quantity of hazardous waste sent off-site for treatment and disposal, and reduce associated quantities of TRI reportable chemicals sent to landfills and treatment facilities.	DCU is technically feasible. Will reduce hazardous waste costs.	In operation	Current training program addresses many aspects of refinery operations, specific requirements of RCRA, EPCRA, and hazard communication requirements of OSHA
2	Firewater Recycle	A portion of wastewater effluent is used as supply in firewater storage system (approximately 250 gpm)	Nitrate Compounds in wastewater effluent	Will reduce the quantity of reportable chemicals in wastewater discharge.	Technically feasible. Will reduce firewater makeup costs.	In operation	Current training program addresses many aspects of refinery operations, specific requirements of RCRA, EPCRA, and hazard communication requirements of OSHA
3	KOH Regeneration	Spent KOH is sent offsite and is regenerated for continued use.	Potassium Hydroxide (D002)	Will reduce the quantity of hazardous waste sent off-site for treatment and disposal	Technically feasible. Will reduce hazardous waste costs.	In operation	Current training program addresses many aspects of refinery operations, specific requirements of RCRA, EPCRA, and hazard communication requirements of OSHA
4	NaOH Regeneration	Spent NaOH is sent offsite and is regenerated for continued use.	Sodium Hydroxide (D002)	Will reduce the quantity of hazardous waste sent off-site for treatment and disposal	Technically feasible. Will reduce hazardous waste costs.	In operation	Current training program addresses many aspects of refinery operations, specific requirements of RCRA, EPCRA, and hazard communication requirements of OSHA

ATTACHMENT II

PRIMARY EXPORTER CERTIFICATION

Certification by Primary Exporter

I certify under penalty of law that I have personally examined and am familiar with the information submitted in this and all attached documents, and that based on my inquiry of those individuals immediately responsible for obtaining the information, I believe that the submitted information is true, accurate, and complete. I am aware that there are significant penalties for submitting false information including the possibility of fine and imprisonment.

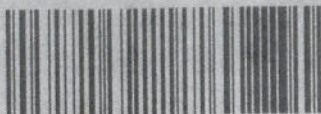


Leslie G. Rucker
Director, Health, Safety, & Environmental Affairs
Valero Refining – Texas, L.P.
Texas City Refinery

3-1-13
Date

PLACE STICKER AT TOP OF ENVELOPE TO THE RIGHT
OF THE RETURN ADDRESS. FOLD AT DOTTED LINE

CERTIFIED MAIL



7010 1870 0002 0776 5553



VALERO
TEXAS CITY REFINERY

Post Office Box 3429 • Texas City, TX 77592-3429

Office of Enforcement & Compliance Assurance
Office of Federal Activities (2254A)
International Compliance Assurance Division
Environmental Protection Agency
1200 Pennsylvania Ave., NW
Washington, DC 20460

V0401.indd NS 2-13

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